## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

		D STATES DISTRICT COURT  ERN DISTRICT OF CALIFORNIA  KLAND DIVISION  Case No. CR 19 - 274 JD ON 1975	
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	United States of America,	) Case No. <u>CR 19 - 274</u> JD Onto 15 15 16 16 16 16 16 16 16 16 16 16 16 16 16	119
	Plaintiff, v.	) STIPULATED ORDER EXCLUDING TIME ) UNDER THE SPEEDY TRIAL ACT	OUPT PANIS
	DERRICK WILLIAM WHITE		,
	Defendant(s).	)	
ontini	ance outweigh the best interest of the pul	ord on 6/29/19, the court excludes time under the Speedy 31/19 and finds that the ends of justice served by the ublic and the defendant in a speedy trial. See 18 U.S.C. § and bases this continuance on the following factor(s):	
	Failure to grant a continuance wo See 18 U.S.C. § 3161(h)(7)(B)(i)	yould be likely to result in a miscarriage of justice.	
9	defendants, the nature of to	nplex, due to [check applicable reasons] the number of the prosecution, or the existence of novel questions of fact expect adequate preparation for pretrial proceedings or the trial blished by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).	
	Failure to grant a continuance wo taking into account the exercise of	would deny the defendant reasonable time to obtain counsel, of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).	
	Failure to grant a continuance we counsel's other scheduled case consee 18 U.S.C. § 3161(h)(7)(B)(iv	would unreasonably deny the defendant continuity of counsel, given commitments, taking into account the exercise of due diligence. iv).	
	Failure to grant a continuance we necessary for effective preparation See 18 U.S.C. § 3161(h)(7)(B)(iv	would unreasonably deny the defendant the reasonable time ion, taking into account the exercise of due diligence. iv).	
	disposition of criminal cases, the paragraph and — based on the paragraph the time limits for a preliminary extending the 30-day time period	ant, and taking into account the public interest in the prompt are court sets the preliminary hearing to the date set forth in the first parties' showing of good cause — finds good cause for extending whearing under Federal Rule of Criminal Procedure 5.1 and for od for an indictment under the Speedy Trial Act (based on the Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b).	
	IT IS SO ORDERED.		
JAX	DATED:	DONNA M. RYU	
	M. A	United States Magistrate Judge	
	STIPULATED: Attorney for Defendant	nt Assistant United States Attorney	
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